design with which he shall mark or blaze said highway to carry out the purposes of this section.

Approved April 10, 1959.

CHAPTER 211-S. F. No. 947

[Not Coded]

An act relating to the police relief association in the City of Chisholm; amending Laws 1945, Chapter 74, as amended.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Laws 1945, Chapter 74, Section 2, as amended by Laws 1953, Chapter 235, Section 1, is amended to read:

Chisholm, police relief association. Sec. 2. The municipal police department of Chisholm is hereby authorized to become incorporated pursuant to the provisions of General Statutes 1923, Chapter 58, and the laws amendatory thereto, and adopt a constitution and bylaws as a relief association, and is authorized to provide for and permit and allow such police relief association, so incorporated, and organized, to pay out of and from any funds it may have received from any source a service, disability or dependency pension in such amounts and in such manner as its articles of incorporation and bylaws shall designate, not exceeding, however, the following sum per month to each of its pensioned members who shall have reached the age of 55 years or more, and shall have served 20 years or more in such department, or their widows and children under 16 years of age.

When such members shall have reached the age of 55 years or more and shall have served as a member of such municipal police department for a period of 20 years or more in the police department of *Chisholm* in which such relief association shall have been organized, or who has been disabled physically or mentally because of any injury received or suffered after at least one year of service as such member, while a member of such organizations and police department, so as to render necessary his retirement from active police service and cause a total and permanent disability, such retirement member shall be paid each month a pension equal to one-half of his average monthly earnings during the last preceding three years of his service with said police department, the minimum monthly pension to be not less than \$85 per month. No pension authorized by this act shall be paid to any person while receiv-

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. . .

ing compensation in any form, or sick benefit, from any county, city, village, township or other political subdivision of the state, or to any person after he removes his residence from the United States, or to any person who shall have been convicted of a felony for which he shall have been adjudged to be imprisoned, or who is an habitual drunkard, or to any person receiving a pension or sick relief from any other public relief association.

When any member retires from said service who either is not entitled to, or does not care to accept a pension, he may withdraw all moneys deducted from his salary, namely, the three percent thereof, minus any moneys that have been paid out of such fund for his benefit for hospitalization or doctors' services, or in insurance premiums therefor.

These monthly payments may be increased by adding thereto an amount not exceeding \$5.00 per month for each year of active duty over 20 years of service before retirement not to exceed five years for purposes of pension computation. No such pension shall be paid to any person while he remains a member of the police department and no person receiving such pension shall be entitled to any other relief from the association. The association may deny the pension provided for in this act to any eligible member who separates himself from the service of the police department for the purpose of taking other employment.

Sec. 2. This act shall become effective only after its approval by a majority vote of the city council of the city of Chisholm.

Approved April 10, 1959.

CHAPTER 212-S. F. No. 976

An act to amend Minnesota Statutes 1957, Section 373.09 relating to claims against counties.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Minnesota Statutes 1957, Section 373.09 is amended to read:

373.09 Claims against counties; appeal. When any claim against a county is disallowed by the county board, in whole or in part, a claimant may appeal from its decisions to the district court by causing a written notice of such appeal to be filed in the office of the auditor within 15 days after writ-